1	BILL NO								
2	INTRODUCED BY								
3	(Primary Sponsor) BY REQUEST OF THE DEPARTMENT OF PUBLIC HEALTH AND HUMAN SERVICES								
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5	A BILL FOR AN ACT ENTITLED: "AN ACT REVISING LAWS RELATING TO HOSPITAL CHARITY CARE								
6	AND COMMUNITY BENEFIT REQUIREMENTS; AUTHORIZING THE DEPARTMENT OF PUBLIC HEALTH								
7	AND HUMAN SERVICES TO ESTABLISH CHARITY CARE AND COMMUNITY BENEFIT STANDARDS FO								
8	NONPROFIT HOSPITALS; ESTABLISHING CHARITY CARE AND COMMUNITY BENEFIT REPORTING								
9	REQUIREMENTS; PROVIDING RULEMAKING AUTHORITY; AND AMENDING SECTIONS 50-5-106, 50-5-								
10	112, 50-5-121, AND 50-5-245, MCA."								
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12	BE IT ENACTED BY THE LEGISLATURE OF THE STATE OF MONTANA:								
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14	Section 1. Section 50-5-106, MCA, is amended to read:								
15	"50-5-106. Records and reports required of health care facilities confidentiality. (1) Health								
16	care facilities shall keep records and make reports as required by the department.								
17	(2) Before February 1 April 15 of each year, every licensed health care facility shall submit an								
18	annual report for the preceding calendar year to the department.								
19	(3) Before April 15 of each year, every hospital that is operating as a nonprofit health care facility								
20	shall submit to the department:								
21	(a) both a charity care report and a community benefit report for the preceding year; and								
22	(b) both a charity care plan and a community benefit plan for the current calendar year.								
23	(4) (a) The report-Reports required under this section must be on forms and contain information								
24	specified by the department.								
25	(b) To the extent practicable, the department shall limit the information to be submitted for the								
26	charity care and community benefit reports required under subsection (3)(a) to data that is already being								
27	collected by the hospital.								
28	(5) Information received by the department through reports, inspections, or provisions of parts 1								



and 2 may not be disclosed in a way which-that would identify patients. A department employee who discloses information that would identify a patient must be dismissed from employment and subject to the provisions of 45-7-401 and 50-16-551, if applicable, unless the disclosure was authorized as permitted by law.

(6) Information and statistical reports from health care facilities which that are considered necessary by the department for health planning and resource development activities must be made available to the public and the health planning agencies within the state. Applications by health care facilities for certificates of need and any information relevant to review of these applications, pursuant to part 3, must be accessible to the public."

**Section 2.** Section 50-5-112, MCA, is amended to read:

"50-5-112. Civil penalties. (1) A-Except as provided in 50-5-121, a person who commits an act prohibited by 50-5-111 is subject to a civil penalty not to exceed \$1,000 for each day that a facility is in violation of a provision of part 1 or 2 of this chapter or of a rule, license provision, or order adopted or issued pursuant to part 1 or 2. The department or, upon request of the department, the county attorney of the county in which the health care facility in question is located may petition the court to impose the civil penalty. Venue for an action to collect a civil penalty pursuant to this section is in the county in which the facility is located.

- (2) In determining the amount of penalty to be assessed for an alleged violation under this section, the court shall consider:
- (a) the gravity of the violation in terms of the degree of physical or mental harm to a resident or patient;
  - (b) the degree of harm to the health, safety, rights, security, or welfare of a resident or patient;
  - (c) the degree of deviation committed by the facility from a requirement imposed by part 1 or 2 of this chapter or by a rule, license provision, or order adopted or issued pursuant to part 1 or 2; and
    - (d) other matters as justice may require.
    - (3) A penalty collected under this section must be deposited in the state general fund.
- 26 (4) In addition to or exclusive of the remedy provided in subsection (1), the department may pursue 27 remedies available for a violation, as provided for in 50-5-108, or any other remedies available to it."



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1	Section 3. Section 50-5-121, MCA, is amended to read:							
2	"50-5-121. Hospital discrimination based on ability to pay prohibited community benefit and							
3	charity care requirements rulemaking authority. (1) (a) Except as provided in subsection (3), a A hospital							
4	must have in writing:							
5	(a)—a policy applying to all patients, including medicaid and medicare patients, that prohibits							
6	discrimination based on a patient's ability to pay; and.							
7	(b) a charity care policy consistent with industry standards applicable to the area the facility serves							
8	and the tax status of the hospital.							
9	(2)(b) A hospital may not transfer a patient to another hospital or health care facility based on the							
10	patient's ability to pay for health care services.							
11	(2) (a) A hospital operating as a nonprofit health care facility must have in writing:							
12	(i) a charity care policy consistent with federal standards and standards established by the							
13	department, applicable to the area the hospital serves; and							
14	(ii) a community benefit policy consistent with federal standards and standards established by the							
15	department.							
16	(b) A hospital operating as a nonprofit health care facility shall:							
17	(i) adhere to the written charity care and community benefit policies; and							
18	(ii) make the policies available to the public.							
19	(3) A specialty hospital must have in writing a charity care policy consistent with industry standards fo							
20	nonprofit hospitals irrespective of the tax status of the specialty hospital.							
21	(3) No later than July 1, 2024, the department shall adopt rules to implement the charity care and							
22	community benefit requirements of this part, including but not limited to rules to:							
23	(a) define charity care and community benefit;							
24	(b) establish the standards for community benefit and charity care applicable to hospitals operating							
25	as nonprofit health care facilities;							
26	(c) establish the information to be reported and verified to ensure a hospital operating as a							
27	nonprofit health care facility is complying with charity care and community benefit standards; and							
28	(d) establish penalties for failing to comply with 50-5-106 and this section. The penalties may be in							



addition to the penalties provided for in 50-5-112."

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- 3 **Section 4.** Section 50-5-245, MCA, is amended to read:
- 4 "50-5-245. Department to license specialty hospitals -- standards -- rulemaking -- moratorium.
- 5 (1) Subject to subsection (4), the department shall license specialty hospitals using the requirements for licensure of hospitals and the procedure provided for in parts 1 and 2 of this chapter.
- Prior to approving an application under this section, the department shall adopt rules that are necessary to implement and administer this section.
  - (3) Notwithstanding the requirements of subsection (1), the department may not accept an application or issue a license for a specialty hospital before July 1, 2009.
  - (4) A health care facility licensed by the department and in existence on May 8, 2007, may not change its licensure status in order to qualify for licensure as a specialty hospital unless the health care facility is licensed as a hospital and the hospital is not subject to the provisions of 50-5-246 and subsections (5) through (9) of this section.
  - (5) A specialty hospital meets the 24-hour emergency care requirements for a hospital, as defined in 50-5-101, if it has an agreement with a hospital in the area served by the specialty hospital stating that the hospital will provide 24-hour emergency care to patients of the specialty hospital.
    - (6) A specialty hospital applying for a license must have:
  - (a) a charity care policy meeting the provisions of 50-5-121 and, if applicable, subsection (9) of this section if the hospital will be operating as a nonprofit health care facility or meeting the provisions of subsection (9) of this section, if applicable; and
- 22 (b) a joint venture relationship with a hospital; or
- 23 (c) a signed statement from a nonprofit hospital operating as a nonprofit health care facility in the 24 community acknowledging that the hospital declined a bona fide, good faith opportunity to participate in a joint 25 venture with the applicant.
  - (7) A specialty hospital owned by physicians and proposed as a joint venture with a nonprofit hospital operating as a nonprofit health care facility in the community may be licensed if:
- 28 (a) the majority of partnering physicians hold active privileges with the joint venture hospital; and



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1 /	(h)	the partnering	hospital	holds an	ownership	interest of	f at least 5	:0%
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- (8) This section does not prohibit physicians who are partners in a specialty hospital that is proposed as a joint venture from managing the specialty hospital.
- 4 (9) The charity care policy for a specialty hospital applying as a joint venture with a nonprofit hospital operating as a nonprofit health care facility in the community must be the same as the policy used by the nonprofit hospital."

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- NEW SECTION. Section 5. Transition. (1) The department of public health and human services may not require the submission of the charity care report and community benefit report required under [this act] until the department has adopted rules specifying the information to be reported.
- (2) A hospital charity care policy required under [this act] may comply with only federal charity care standards until the department of public health and human services has adopted rules specifying state standards for the policy.

14 - END -



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